IN UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

ZACHARY FORT, NEW MEXICO SHOOTING SPORTS ASSOCIATION, FIREARMS POLICY COALITION, INC., and SECOND AMENDMENT: FOUNDATION,

> Plaintiffs, : Civil Action No. 1:23-cv-00778-DHU-LF

v.

MICHELLE LUJAN GRISHAM, individually and in her official capacity as the Governor of New Mexico, PATRICK M. ALLEN, individually and in: OF ZACHARY FORT IN SUPPORT his official capacity as the Cabinet Secretary for the : OF PLAINTIFFS' MOTION FOR A New Mexico Department of Health; JASON R. BOWIE, individually and in his official capacity as : **ORDER AND PRELIMINARY** the Cabinet Secretary of the New Mexico Department of Public Safety, and W. TROY

WEISLER, individually and in his official capacity: as the Chief of the New Mexico State Police, Defendants.

SUPPLEMENTAL DECLARATION **TEMPORARY RESTRAINING INJUNCTION**

- I, Zachary Fort, declare under penalty of perjury, pursuant to 28 U.S.C. § 1746, that the following statements are true and correct to the best of my knowledge:
- 1. I am over 18 years of age, competent to testify, and have personal knowledge of the matters stated herein. I make this second declaration in support of plaintiffs' emergency motion for a temporary restraining order and preliminary injunction.
 - 2. The statements in my earlier declaration filed in this case remain true and correct.
- 3. Since the initial emergency declarations were withdrawn, I have resumed regularly carrying a firearm with me in public for self-defense.

EXHIBIT

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4. I have carried firearms at parks in both Albuquerque and Bernalillo County in the past and I would carry them at parks again in the future if I could do so without threat of prosecution for violating the revised emergency declaration.

5. Specifically, in Bernalillo County, I would carry at Little Cloud Park.

DATED this 6th day of October, 2023.

Zachary For

Treasurer

New Mexico Shooting Sports Association, Inc.